OFFICIAL



GAZETTE

GOVERNMENT OF GOA, DAMAN AND DIU

GOVERNMENT OF GOA, DAMAN AND DIU

Department of Personnel and Administrative Reforms

Notification

1/16/85-PER

In exercise of the powers conferred by the proviso to Article 309 of the Constitution, read with the Government of India, Ministry of Home Affairs Notification No. F.1/29/68-GP dated 29-6-1968 the Lieutenant Governor of Goa, Daman and Diu hereby makes the following rules relating to recruitment to the General Central Service, Group 'A', Gazetted post in the Directorate of Health Services, Government of Goa, Daman and Diu, namely:—

- 1. Short title, application and commencement.—
 (1) These rules may be called the Government of Goa,
- Daman and Diu, Directorate of Health Services, General Central Service, Group 'A' Gazetted post Recruitment Rules, 1986.
- (2) Application. These rules shall apply to the posts specified in Column 1 of the Schedule to these rules (hereinafter called as the "said Schedule").
- (3) They shall come into force from the date of publication in the Official Gazette.
- 2. Number, classification and scales of pay. The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule:

Provided that the Government may vary the number of posts in Column 2 of the said Schedule from time to time subject to exigencies of work.

3. Method of recruitment, age limit and other qualifications. — The method of recruitment to the said posts, age limit, qualifications and other matters

connected therewith shall be as specified in columns 5 to 13 of the said Schedule.

4. Disqualification. — No person who has entered into or contracted a marriage with a person having a spouse living or who, having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the service:

Provided that the Government may, if satisfied that such marriage is permissible under the personal law applicable to such person and the other party to the marriage and that there are other grounds for so doing, exempt any person from the operation of this rule.

- 5. Power to relax. Where the Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons.
- 6. Saving.—Nothing in these rules shall affect reservation, relaxation of age limit and other concessions required to be provided for Scheduled Castes, Scheduled Tribes and other special categories of persons in accordance with the orders issued by the Central Government from time to time in that regard.
- 7. These rules are issued with the approval of Union Public Service Commission granted under their letter No. F.3/29(14)/85-RR dated 24-7-86.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

N. P. Gaunekar, Under Secretary (Personnel).

Panaji 15th September, 1986.

Name of t post	he No. of posts	Classifi- cation	Scale of pay	Whether selection post or non-selection ton-selection post	Age limit for direct recruits	Whether benefit of added years of service admissible under rule 30 of the C.C.S. (Fension) Pules 1972.	Educational and other qualifications required for direct recruits	Whether age & Bdu- cational Qualifica- tions prescribed for direct recruits will apply in the case of promotees	Period of pro- bation if any	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer and percentage of the vacancies to be filled by various methods	ment by promotio deputation/transfe grades from whice	n/ If a D.P.C er, exists, h what is	Litta Litta Litta
1	2	8	4	5	6	6(a)	7	8	9	10	11	12	, 13
Senior Patho- logist	2 (1986) Subject to vari- ation depen- dent on work-	General Central Service Group 'A Gazetted	Rs. 1100- -50- 1600.	Selection	Not exceeding 40, years. (Relaxable for Government servants upto 5 years in accordance with	t .	Essential: i) Medical qualification included in the first or second schedule or part II of the third schedule (Other than licentiate qualification) to the Indian	· Yes	Two years	(i) 50% by promotion failing which by direct recruitment, (ii) 50% by direct recruitment.	Promotion: Junior Pathologist in the scale of Rs. 700-1300 with 5 years regular service in the grade.	Group 'A' D. P. C. (i) Chairman/ /Member, U.P.S.C.— Chairman. (ii) Chief Se-	Consultation with the Commission is necessary while making direct recountment.
	luad.				the instruc- tions or or- ders issued by the Cen- tral Govern- ment).		Medical Council Act, 1956. Holders of edu- cational qualification included in Part II of the third schedule ful- fil the conditions sti- pulated in sub-Section					cretary — Member. (iil) Administrative Secretary — Member.	crurement.
					Note: The crucial date for determining the age limit shall be the clo-		 (3) of the Section (13) of the Indian Medical Council, Act,1956. ii) Post-graduate degree//Post-graduate diploma in Medical Bacte- 		,			(iv) Director of Health Services — Member. Note: The Proceedings of the D.P.C.	
					sing date for receipt of applica- tions from candidates in India (other than		riology/Pathology/Mi- crobiology / Hematolo- gy from a recognised University or equiva- lent. iii) 2 years' experience					relating to confirmation shall be sent to the Com- mission for approval, If,	
					those in Andaman and Nicobar Islands and Laksbadweep).		for post-graduate de- gree holders and 4 years' experience for post-graduate diploma holders in the specia- lity in any recognised Institutions /Hospital/ /Medical College.					however, these are not approved by the Commis- sion a fresh meeting of the D.P.C.	
							Note 1: Qualifications are relaxable at the discretion of the U.P. S.C. in case of candidates otherwise well qualified.		:			to be presided over by the Chairman or a Member of the U.P.S.C. shall be held.	
							Note 2: The qualifica- tion(s) regarding ex- perience is/are relax- able at the discretion of the U.P.S.C. in the case of candidates be- longing to Scheduled Castes and Scheduled Tribes if, at any stage						

SERIES I No. 29

Notification

1/31/74-PER (Vol. IV)

In exercise of the powers conferred by the proviso to Article 309 of the Constitution, read with the Government of India, Ministry of External Affairs Notification No. F.7(11)/62-Goa, dated 25th July, 1963 and in supersession of the existing recruitment rules for the posts, the Lieutenant Governor of Goa, Daman and Diu hereby makes the following rules relating to recruitment to the Group 'C', non-Ministerial, Non-Gazetted posts in the Goa Medical College, Government of Goa, Daman and Diu, namely:—

- 1. Short title, application and commencement.—
 (1) These rules may be called the Government of Goa, Daman and Diu, Goa Medical College, Group 'C' Non-Ministerial, Non-Gazetted posts Recruitment Rules, 1986.
- (2) Application. These rules shall apply to the posts specified in Column 1 of the Schedule to these rules (hereinafter called as the "said Schedule").
- (3) They shall come into force from the date of publication in the Official Gazette.
- 2. Number, classification and scales of pay.— The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule:

Provided that the Government may vary the number of posts in Column 2 of the said Schedule from time to time subject to exigencies of work.

- 3. Method of recruitment, age limit and other qualifications. The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the said Schedule.
- 4. Disqualification. No person who has entered into or contracted a marriage with a person having a spouse living or who, having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the service:

Provided that the Government may if satisfied that such marriage is permissible under the personal law applicable to such person and the other party to the marriage and that there are other grounds for so doing, exempt any person from the operation of this rule.

- 5. Power to relax. Where the Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing relax any of the provisions of these rules with respect to any class or category of persons.
- 6. Saving. Nothing in these rules shall affect reservation, relaxation of age limit and other concessions required to be provided for Scheduled Castes, Scheduled Tribes and other special categories of persons in accordance with the orders issued by the Central Government from time to time in that regard.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

N. P. Gaunekar, Under Secretary (Personnel).

Panaji, 15th September, 1986.

of selection, the U.P. S.C. is of the opinion that sufficient number of candidates from these communities possessing the requisite experience are not likely to be available to fill up the vacancies reserved for them.

Desirable:
Knowledge of Konkani
and/or Marathi/Gujarathi.

Name of the post	No. of posts	Classi- fication		ction A cor for e elec- recr	ige direct ruits	Educational and other qualifications required for direct recruits	Whether age and Educational Quali- floations prescri- bed for the direct recruitments, will apply in the case of promotes	Period of proba tion if any	Method of recruitment, whether by direct recruitment on by deputation/transfer, and percentage of the vacancies to be filled by various methods	ment by promo- tion/deputation/ -/transfer, grades from which pro- motion/deputa-	It a D. P. C. exists, what is its composition	Circumstances in which Union Public Service Commission is to be consulted in making recruitment
1	2	3	4	5	6	7	8	. 9	10 *	11	12	13
1. Forema Mecha- nical	(1986) Subject to vari- ation depen-	Group 'C' (Non-Ga- zetted, Nor -Ministe- rial)	Rs. 425-15- -500-EB- 115-560- -20-700	Selection	Not exceeding 30 years. (Relaxable for Government servants	a recognised Institu-	N. A.	Two lyears	Promotion, failing which by transfer on deputation and failing both by direct recruitment.	Promotion: Mechanic in the pay scale of Rs. 380-560 with 5 years regular service in the grade.	Group 'C' I) P.C.	N. A.
	dent on werk- load		*		upto the ag of 35 years in accord- ance with the instruc- tions or or- ders issued by the Cen-	e Desirable: Knowledge of Konkani.				Transfer on deputa- tion: Officials holding analo- gous posts in the De- partment of Public Works / Electricity of this Administration.		
2. Mechar		do	Rs. 380-12-	•	tral Government).	Essential:	do	do	do —	(Period of deputation shall ordinarily not exceed three years). Promotion:	do	— do —
	(1986) Subject to variation dependent on work- load		-50c-EB- -15-560			 I.T.I. Certificate in the trade of Mechanic. 3 years professional experience in the concerned field. Desirable: Knowledge of Konkani. 				Auto Mechanic in the pay scale of Rs. 330- -560 with 3 years re- gular service in the grade failing which Asstt. Mechanic / Me- chanic (Electrical) in		
										pay scale of Rs. 260-350 with 5 years regular service in the grade. Transfer on deputa-	•	
					· · · · · · · · · · · · · · · · · · ·				(tion: Officials holding analogous posts in the Department of Public Works / Electricity of this Administration.		
3. Assistan	t —do—	— do —	Rs. 260-6-	N. A.	do	Essential:	—do	—do		Period of deputation shall ordinarily not exceed three years).		
(Mechanical— 1) (Electrical—1)			-326-EB- -8-350			I.T.I. certificate in the concerned trade. OR Certificate from a recognised Institution in the concerned Trade.			by direct recruitment.		-do- (for consi- dering con- firma- tion)	do

Desirat						
aphalma	ΩÉ	Kon	ılr	a	n	

4. Assis tant Electri- cian	(1986) Subject to vari-	Group 'C' (Non-Ga- zetted, Non- -Ministe- rial)	Rs. 260-6- -326-EB- -8-350	Selection	Not exceeding 30 years. (Relaxable for Government servants upto the agof 35 years in accordance with the instructions or orders issued by the Central Government).	Certificate from a re- e cognised Institute in the field. Desirable: Knowledge of Konkani.		Two years	By promotion, failing which by transfer on deputation, failing both by direct recruitment.	Promotion: Group 'D' employees with 3 years regular service in the grade. Transfer on deputation: Officials holding analogous posts in the Department of Public Works Department//Electricity of this Administration. (Period of deputation shall ordinarily not exceed three years).	Group 'C' D,P.C.	N. A.
5. Wolder	1 (1986) Subject to vari- ation depen- dent on work- load	— do —	— đo	N. A.		Essential: I.T.I. Certificate in the trade or equivalent from a recognised Institution. OR At least 3 years experience as welder in a recognised Workshop engaged in welding. Desirable: Knowledge of Konkani.		— do —	Transfer on deputation failing which by direct recruitment.	Transfer on deputation: Officials holding analogous posts in the Department of Public Works Department / Electricity of the Administration. (Period of deputation shall ordinarily not exceed three years).	do — do — (for considering confirmation)	— do —
6. Barber	do	Group 'C' Non-Minis- terial, Non- -Gazetted	do	Selection	— do —	Essential: i) VI Std. ii) Experience of having worked in a reputed saloon.	Age: No Edu: To the extent indicated in Column 11.	00	By promotion fail- ing which by di- rect recruitment.	Promotion: Barber in the scale of Rs. 200-250 with 5 years service in the grade and group 'D' employees having ex- perience of working in a reputed saloon and with 3 years service in the grade.	Group 'C' D.P.C.	N. A.

Law Department Legal Affairs Branch

Notification

LD/1/86-L.A.B./761

The Administrative Tribunals (Amendment) Act, 1986 (No. 19 of 1986) which was passed by Parliament and assented to by the President on 25th March, 1986 and published in the Gazette of India, Extraordinary, Part II, Section 1 dated 27th March, 1986, is hereby published for general information.

P. V. Kadnekar, Under Secretary (Drafting) to the Government of Goa, Daman and Diu.

Panaji, 13th August, 1986.

The Administrative Tribunals (Amendment) Act, 1986

AN

ACT

to amend the Administrative Tribunals Act, 1985.

Be it enacted by Parliament in the Thirty-seventh Year of the Republic of India as follows:—

- 1. Short title and commencement.— (1) This Act may be called the Administrative Tribunals (Amendment) Act, 1986.
- (2) Save as otherwise provided in this Act, it shall be deemed to have come into force on the 22nd day of January, 1986.
- 2. Amendment of long title. In the Administrative Tribunals Act, 1985 (he- 13 of 1985. reinafter referred to as the principal Act), in the long title, for the words "any corporation owned or controlled by the Government", the words, figures and letter "any corporation or society owned or controlled by the Government in pursuance of article 323A of the Constituton" shall be substituted.
- 3. Amendment of section 2.—In section 2 of the principal Act, clause (b) shall be omitted and shall be deemed to have been omitted with effect from the 1st day of November, 1985.
- 4. Amendment of section 3. In section 3 of the principal Act,
 - (a) clause (a) shall be re-lettered as clause (aa), and before clause (aa) as so re-lettered, the following clause shall be inserted, namely:—
 - '(a) "Administrative Member" means a Member of a Tribunal who is not a Judicial Member within the meaning of clause (i);';
 - (b) for clause (i), the following clauses shall be substituted, namely:—
 - '(i) "Judicial Member" means a Member of a Tribunal appointed as such under this Act, and includes the Chairman or a Vice-

- -Chairman who possesses any of the qualifications specified in sub-section (3) of section 6;
- (ia) "Member" means a Member (whether Judicial or Administrative) of a Tribunal, and includes the Chairman and a Vice-Chairman;
- (c) clause (n) shall be omitted;
- (d) in clause (q), after the words "any corporation", the words "or society" shall be inserted;
- (e) after clause (r), the following clause shall be inserted, namely:—
 - '(rr) "society" means a society registered under the Societies Registration Act, 1860, or under any 21 of 1860 corresponding law for the time being in force in a State;'.
- 5. Amendment of section 4. In section 4 of the principal Act, after sub-section (4), the following sub-section shall be inserted, namely:
 - "(5) Notwithstanding anything contained in the foregoing provisions of this section or sub-section
 - (1) of section 5, the Central Government may.
 - (a) with the concurrence of any State Government, designate, by notification, all or any of the Members of the Bench or Benches of the State Administrative Tribunal established for that State under sub-section (2) as Members of the Bench or Benches of the Central Administrative Tribunal in respect of that State and the same shall exercise the jurisdiction, powers and authority conferred on the Central Administrative Tribunal by or under this Act;
 - (b) on receipt of a request in this behalf from any State Government, designate, by notification, all or any of the Members of the Bench or Benches of the Central Administrative Tribunal functioning in that State as the Members of the Bench or Benches of the State Administrative Tribunal for that State and the same shall exercise the jurisdiction, powers and authority conferred on the Administrative Tribunal for that State by or under this Act,
 - and upon such designation, the Bench or Benches of the State Administrative Tribunal or, as the case may be, the Bench or Benches of the Central Administrative Tribunal shall be deemed, in all respects, to be the Central Administrative Tribunal, or the State Administrative Tribunal for that State established under the provisions of article 323A of the Constitution and this Act.
 - (6) Every notification under sub-section (5) shall also provide for the apportionment between the State concerned and the Central Government of the expenditure in connection with the Members common to the Central Administrative Tribunal and the State Administrative Tribunal and such other incidental and consequential provisions not inconsistent with this Act as may be deemed necessary or expedient."

- 6. Amendment of section 5. In section 5 of the principal Act, with effect from the 1st day of November, 1985,
 - (a) in sub-section (1), for the words "and other Members", the words "and Judicial and Administrative Members" shall be substituted:
 - (b) for sub-section (2), the following sub-section shall be substituted, namely:—
 - "(2) Subject to the other provisions of this Act, a Bench shall consist of one Judicial Member and one Administrative Member.";
 - (c) sub-section (3) shall be omitted;
 - (d) in sub-section (4), —
 - (i) in the opening portion, the words, brackets and figure "or sub-section (3)" shall be omitted;
 - (ii) for clause (a), the following clause shall be substituted, namely:—
 - "(a) may, in addition to discharging the functions of the Judicial Member or the Administrative Member of the Bench to which he is appointed, discharge the functions of the Judicial Member or, as the case may be, the Administrative Member, of any other Bench;";
 - (iii) for clause (c), the following clause shall be substituted, namely:—
 - "(c) may authorise the Vice-Chairman or the Judicial Member or the Administrative Member appointed to one Bench to discharge also the functions of the Vice-Chairman or, as the case may be, the Judicial Member or the Administrative Member of another Bench; and";
 - (iv) in clause (d), —
 - (1) for the words "three Members", the words "two Members" shall be substituted;
 - (2) the following proviso shall be inserted at the end, namely:
 - "Provided that every Bench constituted in pursuance of this clause shall include at least one Judicial Member and one Administrative Member.";
 - (e) sub-section (5) shall be omitted;
 - (f) in sub-section (6), —
 - (i) in the opening paragraph, for the words "an additional Bench", the words "a Bench" shall be substituted;
 - (ii) in the proviso, for the words "three Members" the words "two Members" shall be substituted;
 - (g) for sub-section (7), the following sub-sections shall be substituted, namely:—
 - "(7) Subject to the other provisions of this Act, the Benches of the Central Administrative Tribunal shall ordinarily sit at New Delhi (which shall be known as the principal Bench),

- Allahabad, Calcutta, Madras, New Bombay and at such other places as the Central Government may, by notification, specify.
- (8) Subject to the other provisions of this Act, the places at which the principal Bench and other Benches of a State Administrative Tribunal shall ordinarily sit shall be such as the State Government may, by notification, specify."
- 7. Amendment of section 6. In section 6 of the principal Act,
 - (a) in sub-section (2), —
 - (i) after clause (b), the following clause shall be inserted, namely:—
 - "(bb) has, for at least five years, held the post of an Additional Secretary to the Government of India or any other post under the Central or a State Government carrying a scale of pay which is not less than that of an Additional Secretary to the Government of India; or";
 - (ii) in clause (c), for the words "a Member", the words "a Judicial Member or an Administrative Member" shall be substituted;
 - (b) for sub-section (3), the following sub-sections shall be substituted, namely:—
 - "(3) A person shall not be qualified for appointment as a Judicial Member unless he—
 - (a) is, or has been, or is qualified to be, a Judge of a High Court; or
 - (b) has been a member of the Indian Legal Service and has held a post in Grade I of that Service for at least three years.
 - (3A) A person shall not be qualified for appointment as an Administrative Member unless he
 - (a) has, for at least two years, held the post of an Additional Secretary to the Government of India or any other post under the Central or a State Government carrying a scale of pay which is not less than that of an Additional Secretary to the Government of India; or
 - (b) has, for at least three years, held the post of a Joint Secretary to the Government of India or any other post under the Central or a State Government carrying a scale of pay which is not less than that of a Joint Secretary to the Government of India.
 - and shall, in either case, have adequate administrative experience.";
 - (c) in sub-sections (4) and (5), for the words "The Chairman", the words, brackets and figure "Subject to the provisions of sub-section (7), the Chairman" shall be substituted;
 - (d) in sub-section (6), after the words, brackets and figures "under sub-section (3) of section 4", the words brackets and figure "and subject to the provisions of sub-section (7)" shall be inserted;

- (e) after sub-section (6), the following sub-section shall be inserted, namely:—
 - "(7) No appointment of a person possessing the qualifications specified in sub-section (3) as the Chairman, a Vice-Chairman or a Judicial Member shall be made except after consultation with the Chief Justice of India."
- 8. Amendment of section 11.—In section 11 of the principal Act, in the *Explanation*, after the words "any corporation", the words "or society" shall be inserted.
- 9. Amendment of section 12. In section 12 of the principal Act,
 - (a) in the opening paragraph, the words "principal Bench and each of the additional" shall be omitted;
 - (b) in the proviso, for the words "the Vice-Chairman, subject to the condition that the Vice-Chairman", the words "the Vice-Chairman or any officer of the Tribunal, subject to the condition that the Vice-Chairman or such officer" shall be substituted.
- 10. Amendment of section 13.—In section 13 of the principal Act, after sub-section (1), the following sub-section shall be inserted, namely:—
 - "(1A) The officers and other employees of a Tribunal shall discharge their functions under the general superintendence of the Chairman.".
- 11. Amendment of section 14. In section 14 of the principal Act,
 - (a) the words and figures "under article 136 of the Constitution", wherever they occur, shall be omitted:
 - (b) after the word "corporation", wherever it occurs, the words "or society" shall be inserted;
 - (c) after the word "corporations", wherever it occurs, the words "or societies" shall be inserted;
 - (d) in sub-section (1), after clause (c), the following Explanation shall be inserted and shall be deemed to have been inserted with effect from the 1st day of November, 1985, namely:—
 - 'Explanation. For the removal of doubts, it is hereby declared that references to "Union" in this sub-section shall be construed as including references also to a Union territory.'.
- 12. Amendment of section 15.—In section 15 of the principal Act,—
 - (a) the words and figures "under article 136 of the Constitution", wherever they occur, shall be omitted;
 - (b) after the word "corporation", wherever it occurs, the words "or society" shall be inserted;
 - (c) after the word "corporations", wherever it occurs, the words "or societies" shall be inserted.

- 13. Amendment of section 18.—In sub-section (1) of section 18 of the principal Act,—
 - (a) for the words "any additional Bench or Benches of a Tribunal is or are constituted", the words "any Benches of a Tribunal are constituted" shall be substituted;
 - (b) the words "principal Bench and the additional Bench or additional" shall be omitted.
- 14. Amendment of section 19. In section 19 of the principal Act,
 - (a) in the Explanation below sub-section (1), after the word "corporation", at both the places where it occurs, the words "or society" shall be inserted;
 - (b) in sub-section (2), for the words "as may be prescribed by the Central Government", the words "in respect of the filing of such application and by such other fees for the service or execution of processes, as may be prescribed by the Central Government" shall be substituted;
 - (c) for sub-section (3), the following sub-section shall be substituted, namely:—
 - "(3) On receipt of an application under subsection (1), the Tribunal shall, if satisfied after such inquiry as it may deem necessary, that the application is a fit case for adjudication or trial by it, admit such application; but where the Tribunal is not so satisfied, it may summarily reject the application after recording its reasons."
- 15. Amendment of section 22. In section 22 of the principal Act,
 - (a) in sub-section (2), for the words "after hearing of oral arguments, if any, allowed by the Tribunal in the circumstances of the case", the words "after hearing such oral arguments as may be advanced" shall be substituted;
 - (b) in sub-section (3), for the words "holding any inquiry", the words "discharging its functions under this Act" shall be substituted.
- 16. Amendment of section 23.—In sub-section (2) of section 23 of the principal Act,—
 - (a) after the word "corporation", the words "or society" shall be inserted;
 - (b) for the portion beginning with the words "may appoint" and ending with the words "before a Tribunal", the words "may authorise one or more legal practitioners or any of its officers to act as presenting officers and every person so authorised by it may present its case with respect to any application before a Tribunal" shall be substituted.
- 17. Substitution of new sections for sections 25 and 26.—For sections 25 and 26 of the principal Act, the following sections shall be substituted, namely:—
 - "25. Power of Chairman to transfer cases from one Bench to another. — On the application of any of the parties and after notice to the parties, and

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after hearing such of them as he may desire to be heard, or on his own motion without such notice, the Chairman may transfer any case pending before one Bench, for disposal, to any other Bench.

- 26. Decision to be by majority. If the Members of a Bench differ in opinion on any point, the point shall be decided according to the opinion of the majority, if there is a majority, but if the Members are equally divided, they shall state the point or points on which they differ, and make a reference to the Chairman who shall either hear the point or points himself or refer the case for hearing on such point or points by one or more of the other Members of the Tribunal and such point or points shall be decided according to the opinion of the majority of the Members of the Tribunal who have heard the case, including those who first heard it."
- 18. Amendment of section 27.—In section 27 of the principal Act, for the words "the order of a Tribunal finally disposing of an application", the words and brackets "the order of a Tribunal finally disposing of an application or an appeal shall be final and shall not be called in question in any court (including a High Court) and such order" shall be substituted.
- 19. Amendment of section 28.—In section 28 of the principal Act, for the words, brackets and figures "no court (except the Supreme Court under article 136 of the Constitution) shall have", the following shall be substituted and shall be deemed to have been substituted with effect from the 1st day of November, 1985, namely:—

"no court except —

- (a) the Supreme Court; or
- (b) any Industrial Tribunal, Labour Court or other authority constituted under the Industrial Disputes
 Act, 1947 or any other corresponding 14 of 1947.
 law for the time being in force,

shall have".

- 20. Amendment of section 29.—In section 29 of the principal Act,—
 - (a) in sub-section (1), in the proviso, the words "or the Supreme Court" shall be omitted;
 - (b) in sub-section (2), —
 - (i) after the word "corporation", wherever it occurs, the words "or society" shall be inserted;
 - (ii) in the proviso, the words "or the Supreme Court" shall be omitted.

- 21. Insertion of new section 29A. After section 29 of the principal Act, the following section shall be inserted, namely:
 - "29A. Provision for filing of certain appeals.—
 Where any decree or order has been made or passed by any court (other than a High Court) in any suit or proceeding before the establishment of a Tribunal, being a suit or proceeding the cause of action whereon it is based is such that it would have been if it had arisen after such establishment, within the jurisdiction of such Tribunal, and no appeal has been preferred against such decree or order before such establishment and the time for preferring such appeal under any law for the time being in force had not expired before such establishment, such appeal shall lie—
 - (a) to the Central Administrative Tribunal, within ninety days from the date on which the Administrative Tribunals (Amendment) Bill, 1986 receives the assent of the President, or within ninety days from the date of receipt of the copy of such decree or order, whichever is later, or
 - (b) to any other Tribunal, within ninety days from its establishment or within ninety days from the date of receipt of the copy of such decree or order, whichever is later.".
- 22. Amendment of section 35.—In sub-section (2) of section 35 of the principal Act,—
 - (a) in clause (a), for the words "three Members", the words "two Members" shall be substituted;
 - (b) in clause (d), for the words "and the fees payable in respect of such application", the words "and the fees payable in respect of the filing of such application or for the service or execution of processes" shall be substituted.
- 23. Amendment of section 36.—In section 36 of the principal Act, in clause (a), the words "principal Bench and the additional" shall be omitted.
- 24. Provisions as to existing Members of Central Administrative Tribunal. Every person holding office as Chairman, Vice-Chairman or other Member of the Central Administrative Tribunal immediately before the commencement of this Act shall,
 - (a) if he possesses any of the qualifications specified for appointment as a Judicial Member under the principal Act, as amended by this Act, be deemed, on and from such commencement, to have been appointed as a Judicial Member of such Tribunal; and
 - (b) in any other case, be deemed, on and from such commencement, to have been ap-

pointed as an Administrative Member of such Tribunal.

25. Validation. — Anything done or any action taken (including any application admitted or orders passed) by the Central Administrative Tribunal or any of its Bench or Benches immediately before the commencement of this Act in the exercise or purported exercise of its jurisdiction, powers and authority conferred by or under the principal Act shall be deemed to have been validly done or taken as if the provisions of the principal Act, as amended by this Act, had been in force at all material times and, accordingly, anything done or any action taken by the said Tribunal or any of its Bench or

Benches shall not be called in question merely on the ground that —

- (a) the Bench or Benches of such Tribunal had not been properly constituted, or
- (b) the said Tribunal had no jurisdiction to adjudicate or try any dispute or complaint or to hear any appeals in relation to such dispute or complaint.
- 26. Repeal and saving.—(1) The Administrative Tribunals (Amendment) Ordinance, 1986, is hereby repealed. 1 of 1986.
- (2) Notwithstanding such repeal, anything done or any action taken under the principal Act, as amended by the said Ordinance, shall be deemed to have been done or taken under the principal Act, as amended by this Act.